1 1 UNITED STATES DISTRICT COURT 2 FOR THE DISTRICT OF NEW JERSEY 3 IN RE JOHNSON & JOHNSON CIVIL ACTION NUMBER: POWDER PRODUCTS MARKETING, SALES PRACTICES. 16-MD-2738 (FLW) (LHG) 6 STATUS HEARING 7 Clarkson S. Fisher United States Courthouse 402 East State Street 8 Trenton, New Jersey 08608 April 5, 2018 9 B E F O R E: THE HONORABLE FREDA L. WOLFSON, USDJ 10 11 APPEARANCES: BEASLEY ALLEN, ESQUIRES 12 BY: P. LEIGH O'DELL, ESQUIRE (ALABAMA) 13 and ASHCRAFT & GEREL, ESQUIRES BY: CHRISTOPHER V. TISI, ESQUIRE (VIRGINIA) 14 and 15 BURNS CHAREST, ESQUIRES BY: WARREN T. BURNS, ESQUIRE (TEXAS) 16 and LEVIN SEDRAN & BERMAN, ESQUIRES 17 BY: LAURENCE S. BERMAN, ESQUIRE (PHILADELPHIA) COHEN, PLACITELLA & ROTH, ESQUIRES 18 BY: CHRISTOPHER M. PLACITELLA, ESQUIRE (NEW JERSEY) 19 On behalf of the Plaintiffs' Steering Committee 20 DRINKER BIDDLE & REATH, ESQUIRES SUSAN M. SHARKO, ESQUIRE (NEW JERSEY) JULIE L. TERSIGNI, ESQUIRE (NEW JERSEY) 21 2.2 SKADDEN, ARPS, SLATE, MEAGHER & FLOM, ESQUIRES BY: JOHN H. BEISNER, ESQUIRE (WASHINGTON, D.C.) On behalf of the Defendant Johnson & Johnson 23 2.4 25

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    APPEARANCES CONTINUED:
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    SEYFARTH SHAW, ESQUIRES
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        THOMAS T. LOCKE, ESQUIRE (WASHINGTON, D.C.)
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    On behalf of the Defendant Imerys Talc America
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    Certified as True and Correct as required by Title 28,
    U.S.C., Section 753
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        /S/ Cathy J. Ford, CCR, CRR, RPR
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3 THE DEPUTY COURT CLERK: All rise. 1 2 (Open court begins at 10:25 a.m.) 3 THE COURT: All right. Have a seat, please. We have another court reporter filling in 4 5 today for Vinnie, so, please, if you're going to speak 6 up, she's not familiar with who you are. Just say 7 your name for the record, all right. 8 Thank you. 9 Okay. So I have your proposed agenda and report. In addition to this, I know you listed -- I 10 want to get to these in a few moments, but a number of 11 12 the motions that were pending, putting aside the 13 remand motions, which I'm hoping to get a batch out 14 this month, all of these 41(a)(2) motions, I think my 15 law clerk had sent you an email saying I wanted to 16 address them this morning. 17 So I'm assuming you're prepared to address them, right? 18 MS. O'DELL: Your Honor, we've met and 19 conferred, and we're waiting on a proposal from the 20 21 defendants on how -- a procedure -- on how to deal 2.2 with those. But that's sort of our current status. 23 Well, I wasn't familiar -- aware THE COURT: 24 of that because right now I'm sitting with a lot of 25 motions. Some that were filed in the fall; some that

4 were filed more recently, with moving and opposition 1 2 briefs. No replies. Some of them have reply briefs, 3 excuse me, by the plaintiff. So I'd like to know where you are on that, and 4 5 I'll weigh in if you want me to help you. 6 MS. O'DELL: Yes, ma'am. Just to make sure 7 I'm clear, you're talking about the Rule 41 notices of 8 voluntary dismissal motions, or are you talking about 9 the Exhibit A motions at the end of the report? THE COURT: Well, let's see. Which are your 10 11 Exhibit A? 12 MS. O'DELL: I was referring to the motions 13 listed on Page 4 that were notices of dismissal that 14 were filed, defendants have objected, Mr. Fang reached 15 out to us to meet and confer, and we've been -- we've 16 done that. We're waiting on a proposal from the 17 defendants in terms of a procedure on how to handle this -- our position --18 THE COURT: I'd like to hear what that is, 19 20 though. I mean, I don't understand the big 21 discussion, so, okay. So what are the issues? 2.2 MS. O'DELL: Well, our position is, your Honor -- if under Third Circuit law that if a Rule 41 23 24 dismissal is filed and the defendants essentially 25 would not be prejudiced, then that should be granted,

5 that voluntary dismissal should be allowed without 1 2 prejudice. And so in each of these instances, the 3 notice has been filed -- dismissal, excuse me, and --THE COURT: Well, it has to be because there 4 5 is an appearance or answer, so it has to be by order 6 of the Court. It has to be an application. You can't 7 simply do it on your own. But they've weighed in 8 because they want to add -- they said in their papers, 9 at the very least, they want to add a restriction on the venue that it has to be re-filed here. 10 Now, on some of the earlier motions I saw that 11 12 there was -- apparently, there was some willingness to 13 do that. Later motions, it does not appear that 14 that's the case. So from my perspective, that's kind 15 of the only holdup that I see here. Whether there is 16 a re-filing restriction or not; is that correct? 17 MS. TERSIGNI: Yes, your Honor. THE COURT: Right. Because no one is 18 19 objecting to the fact that they should be dismissals 20 without prejudice, right? 21 MS. TERSIGNI: I mean, ideally, I think we 2.2 would want the cases to be dismissed with prejudice. 23 THE COURT: I'd be the first in the nation to 24 ever decide such a thing on the status of these cases,

and I'm not going to do that.

25

That's helpful, your Honor, 1 MS. O'DELL: 2 because that's been our primary concern. These are all without 3 THE COURT: No. prejudice. As I saw it -- which is one of the reasons 4 5 I did want to discuss these today, what I really 6 saw -- and I know you listed it as your alternative, 7 but I know you know coming in, you were never getting 8 a "with prejudice" in any of these, is this issue of 9 re-filing and a forum restriction on re-filing. Re-filing back in the MDL or in -- which, in your 10 reply briefs, at least for those where there were 11 12 reply briefs; there were many where there were no 13 reply briefs. But in the ones that have had them, 14 you've objected to that forum filing. Now, I don't know if that's still the case or not. 15 16 MS. O'DELL: Individual lawyers have asserted those positions. I think we can work out an 17 arrangement, your Honor, whereby the plaintiff would 18 either re-file in the MDL, if it's still ongoing at 19 that point, or re-file in -- and I don't know if there 20 21 would be some parameters, but appropriate 2.2 jurisdiction, whether that's the resident state or the 23 state -- the resident state in one of the venues. 24 THE COURT: Okay. And I'm not sure -- from 25 what you just said, I'm not sure if I understood

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    completely. You said if the MDL is still ongoing,
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 2
    you'll file here.
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            MS. O'DELL: Yes.
            THE COURT: And it's only if the MDL is not
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 5
    ongoing that then they'll file an appropriate
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    jurisdiction, or are you saying you want to have open
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    both alternatives?
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            MS. O'DELL: Both alternatives.
            THE COURT: At the same time?
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            MS. O'DELL: Yes.
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11
            THE COURT: Regardless of whether the MDL is
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    pending?
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            MS. O'DELL: That's correct. But in many of
    these instances, as I understand it, the cancer in
14
15
    question ended up being a uterine cancer as opposed to
16
    ovarian cancer. And 20 years down the road there may
17
    be a development of ovarian cancer, and MDL may be
    ongoing or may not.
18
19
            THE COURT:
                        Right.
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            MS. O'DELL: But we need both alternatives,
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    and we have not discussed with defendants what their
2.2
    openness is, but what we would want is either the MDL
23
    or an appropriate jurisdiction where that -- whether
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    that is the resident state of the plaintiff or the
    resident state of one of the defendants.
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THE COURT: Okay. So this is what my question 1 2 is, because I saw that one of the briefs did reference 3 for -- I think it was three different plaintiffs that it was not ovarian cancer, and that's why you were 4 5 looking to dismiss. Most of the briefing did not 6 indicate the reason why you're dismissing. 7 wasn't sure if it was the same reason for all of them 8 because -- there was even some dispute in the briefing 9 as to whether -- not knowing what the reason is. you said, we don't have to disclose our reasons, 10 et cetera. It was a different lawyer, not your firm. 11 12 But is that basically the reason why in all of these 1.3 cases? 14 MS. O'DELL: I can't represent that. 15 THE COURT: Okay. Because there was 16 opposition to -- given any reason by the first batch 17 of motions that were filed back in the fall, I think. So, Ms. Sharko, the proposal is that they 18 would agree that re-filing be restricted either to the 19 MDL or to an appropriate forum which would be 20 21 designated as either where the plaintiff lives or where one -- or the defendants. 2.2 23 New Jersey being one of those as well, 24 obviously. 25 MS. SHARKO: So I don't agree to quote,

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unquote, appropriate because we will, I am certain, then end up litigating what "appropriate" meant. So it would have to be specified.

THE COURT: I think she was prepared to specify by saying either the residence of the plaintiff, right? Or a jurisdiction where, I guess, the defendants -- you may have varying views of where they are subject to jurisdiction, but some of that has kind of been determined already.

MS. O'DELL: That's to -- well, I guess to be clear, let me just restate it. I said the resident state of the plaintiff, your Honor, if there are a number of places where it might be appropriate for the plaintiff to file a lawsuit. It can be the resident state; it can be the place where they were diagnosed and treated, the place they used talcum powder for the majority of the time. There are multiple places. So I guess I should be clear about that. As to the appropriate jurisdiction for the defendants, it's -- it would certainly be covered by BMS, and certainly the resident state of the defendants would be appropriate. There may be some other appropriate jurisdictions as well.

MS. SHARKO: So it sounds like maybe we should talk, and if we can't resolve it, bring it to

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your Honor. Because I don't agree that, you know, if the woman happened to be passing through St. Louis and, you know, applied baby powder, that's then an appropriate jurisdiction. And I don't agree that if one defendant has their place of business in -- pick a state, New Hampshire, that's an appropriate place for a lawsuit against Johnson & Johnson. And I wouldn't want the language of the order to infer that; that's one issue. The other bucket of issues is statute of limitations. We're not agreeing to toll the statute of limitations on these if they dismiss.

THE COURT: I don't think there is a request for that.

MS. O'DELL: There is no request for that.

THE COURT: And obviously, for those women who have not developed this cancer and the statute hasn't begun to run, they don't have a cause of action at all.

But we don't know because, I guess,

Ms. O'Dell, you can't represent today that all of
those cases for which motions were brought fall within
that category.

MS. O'DELL: I cannot, your Honor.

THE COURT: Right. And we don't know why they brought those dismissal motions.

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MS. O'DELL: There would be a multitude of reasons. And I'm privy to some, but not all.

THE COURT: I'll let you go back and work on it, but not for too long, on the language. So let's get these done, because I'm holding all of these and I'd like to get rid of them. I've read them all. They're pretty much all the same. They come in two different batches.

I noticed that on one of them, in fact, though I guess it was sent in looking like it was agreed to -- I didn't realize that there had been an answer filed that I think I entered, and I think that was the Tracianne Hartnett one. There was an order entered in it, which I guess I have to -- this was filed as a notice of voluntary dismissal, which I thought -- at that point, I had no idea that there had been answers or what the position was. I think we entered an order looking at it. I think we did. I'd have to vacate that and enter a new order, basically.

MS. SHARKO: Okay. I mean, that's the other problem. And hopefully, an agreement will cure that, which is -- we're trying to file our notices of appearance as fast as we can. Sometimes the people who want to dismiss beat us to the clerk's office.

Other times they don't, but they still file a

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    dismissal anyway, and so having a procedure laid out
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    would be good. I agree.
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            THE COURT: Okay. So you'll get to this
    fairly quickly.
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            MS. SHARKO: Within a week.
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            THE COURT: Perfect.
 7
            MS. SHARKO: If we can't agree, we'll submit
8
    an order.
 9
            THE COURT:
                        Right. And please go through -- I
    mean, I try to go through and mark them all off and
10
    what categories they fell in. I think -- I'm not
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12
    sure, but Hartnett may have been the only one where
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    perhaps there was an order entered before.
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            But it would be helpful to me -- and, by the
15
    way, one of the ones you listed -- my courtroom deputy
16
    was checking, the Cheryl Noel Adams, which was
17
    17-9411. When we looked that up, there was nothing
    filed in there. So maybe you gave me the wrong name
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19
    on that one or the wrong docket number. So we checked
20
    the docket. Jackie printed it yesterday, and there
    was nothing -- there was no voluntary dismissal filed
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2.2
    in that one.
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            MS. SHARKO: We apologize and we'll check.
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            THE COURT: We try to do our homework.
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            But if you could -- if you could carefully go
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through the list of -- because there are a lot of firms involved in doing this, not just lead counsel here, so let's get the list of all of them so that when you do do your protocol and you want to send in the orders, it's clear that we've got them all.

If there is one -- for instance, I think

Hartnett -- or if there are any others that you think

we have to first vacate the order and then enter a new

one that's consistent with whatever your protocol is,

send me the order that reflects that as well in those

cases. So I'll put that burden on you. And if you

run into an issue on your language, I'll get on the

phone with you. This is something I'll deal with, not

Judge Pisano. So please just get in touch with me.

MS. SHARKO: I'm sorry -- for the court reporter. I'm Susan Sharko, and this is Julie Tersigni.

THE COURT: That she had. I think Vinnie educated her on you and on Ms. O'Dell, at least.

All right. So that's on those motions, which I did want to now move forward on.

And with regard to -- as I said on the remand motions that you have listed, I'm hoping to get a batch of them out this month -- later this month.

Okay. Let's turn now to the agenda items.

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You started with referencing depositions. And that you're still working on the 30(b)(6) deposition notices, protocols, et cetera, and that you're going to be presenting that to Judge Pisano to the extent that you cannot agree on all issues.

MS. O'DELL: Yes, your Honor. That's correct.

THE COURT: And with regard to third-party witness depositions, it looks like the Steering Committee has disclosed four witnesses. And there has been an objection -- I take it it's an objection just overall to these third-party witnesses; is that right?

MS. SHARKO: Overall, and then also specifically to these four, so I think that's -- right now that would be on the Judge Pisano list.

THE COURT: Okay. And I will tell you before you go to him, I do not have a -- I'm not precluding third-party depositions that are relevant to the issues you want to discuss. I won't rule today on these particular four or what the scope of them would be, but I can certainly see them falling within the same scope as we discussed under the 30(b)(6). And I will not be disallowing them. So I'm not making a ruling one way or the other. You'll have to make your showing, I guess, to Judge Pisano, but I want you to be clear not to think that you're only limited to

15 30(b)(6) here, and this is appropriate. So that's the 1 2 heads-up on that when you go see him. 3 Now, privilege challenges. I don't even know where you stand on it. It looks like you're all still 4 5 conferring, I guess, on broader topics and documents 6 as opposed to specific documents; is that right? 7 MS. SHARKO: There's -- I believe there's two 8 levels. There are two different types of challenges. 9 One is generally, and the other is plaintiffs raised, I think at the last conference, a specific group of 10 documents. And so now we're all meeting and 11 12 conferring with J&J Defendants. The meet and confer I 13 believe is tomorrow. I think Imerys is next week. 14 And we'll all be prepared, then, to go to Judge Pisano 15 if it can't be worked out. 16 THE COURT: Okay. 17 MS. SHARKO: It sounded to me -- when I was told what our approach would be, it sounded reasonable 18 19 to me, so I would hope that we can get it done. 20 MR. BURNS: That's correct, your Honor. 21 THE COURT: Put your name, please, on the 2.2 record. 23 MR. BURNS: Warren Burns for the plaintiffs. 24 That is correct, your Honor. We're in the process of

conferring. And any disputes we'll take to

25

Judge Pisano.

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THE COURT: Okay. And I know you have some issues that you want to bring to Judge Pisano about the samples and the testing. There are these rocks, which are being dealt with.

MS. O'DELL: Well, your Honor, we think we are entitled to inspect certain subsets of rocks. And so that's the position we're taking. They're rocks that arise from the mines that were sources of talc for the products, and we think it's very clear we should be entitled to at least inspect them. We can meet and confer about whether testing is appropriate or division is appropriate, but at least we want to the see them.

MS. SHARKO: Well, I can solve that problem, then. We thought they wanted to somehow take apart the rocks and test them. If all they want to do is look at the rocks, you're welcome to come look at the rocks. I'll make sure that --

THE COURT: She's clearly saying, without prejudice, they have the right to come back and ask about testing them. But for the time being, you don't have an issue, so they can come in and observe. And you're not ready to go to the next step. Great.

MS. O'DELL: That's right. It makes no sense

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    to agree on a testing protocol, specifically, or
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    division if we don't feel like that's necessary, but
 3
    we have got to see them in order to make that
    decision.
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 5
            MS. SHARKO: Sure. Come look at the rocks.
 6
    This is the first MDL with a rock issue.
 7
            MR. PLACITELLA: We're going to bring the
8
    paper and scissors.
9
            MS. O'DELL: If all issues were that easy.
10
            THE COURT: Okay. So look, at this point, you
    don't have to bring that issue to Judge Pisano.
11
12
            And then at the end of -- let's see, what's
13
           Imerys says all is happy and you're agreeing on
14
    dates to do your splits, right?
15
            MS. DOTRO:
                        Always, Judge, yes.
16
            THE COURT: Always. All right.
17
            Then, the expert reports and Daubert -- next
    week, we're getting some sort of preliminary reports,
18
19
    right?
20
            MS. SHARKO: Tomorrow.
21
            THE COURT: Is tomorrow the date?
2.2
            MS. O'DELL: It's April the 9th.
23
                        I thought it was the 9th.
            THE COURT:
24
    thought it was Monday.
25
            MS. SHARKO: Okay. Sorry.
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            THE COURT: Ms. Sharko was just so excited.
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            MS. O'DELL: Sitting on the edge of her seat,
 3
    your Honor. We'll provide that to the Court.
            THE COURT:
                       Please.
 4
 5
            MS. O'DELL: And to the parties on Monday.
 6
            THE COURT: Great.
 7
            MS. O'DELL: Your Honor, would you like a hard
8
    copy, or is an electronic copy of the report
 9
    sufficient? What's your preference?
            THE COURT: It depends on how long it is.
10
                                                        Ιf
    it's going to be long with attachments, send us a
11
12
    courtesy copy as well as electronically sending it.
1.3
    Just so we don't have to print it all out here.
14
            MS. O'DELL: Absolutely.
                                       Thank you.
15
            THE COURT:
                        Thank you. And if it's short,
16
    that's fine; you can just email it and file it.
17
            MS. O'DELL: Thank you.
            THE COURT: And then, it wouldn't be a status
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19
    conference without the request -- of the defendants --
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    for a date for expert reports and a Daubert hearing?
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            MS. SHARKO: Yes, please.
2.2
            THE COURT: I think what I mentioned the last
23
    time is we are tied to the testing. And since I don't
2.4
    have definitive dates on the testing yet, as soon as I
25
    get definitive dates on the testing and what issues
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from that, I'll be scheduling the reports and the hearing.

MS. SHARKO: Okay. Thanks. I believe

Judge Pisano gave us a June date to wrap it up, and
hopefully we'll be on target with that.

THE COURT: Okay. I didn't know if there was some --

MS. O'DELL: Your Honor, if I can speak to that. It's not what Judge Pisano said in his letter of -- I think it's February the 6th. In fact, he said he had looked at the protocol. He had extrapolated the dates from the protocol. He says in his letter, It's unlikely that the results would be available in 60 days. And if you say 60 days, it's mid-June. That was Judge Pisano commenting without knowledge about the number of samples in question, the protocol --

THE COURT: I remember that it was a little loose on it, so that's fine. But I know that it was a month that was out there but that it was not written in stone. We're going to be meeting again before then, and we'll see where we are and if that's a real date or not, but that's what we're going to work off of when those results are in. Okay.

MS. O'DELL: Thank you, your Honor.

THE COURT: So we're getting there,

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    Ms. Sharko. We're just not there today.
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            And then you happily tell me all the different
 3
    cases that have been filed in this MDL.
            And then there's still the issue of the
 4
 5
    duplicate filed cases that you're trying to resolve.
 6
    There are only 67 now. We're down quite a bit.
 7
            And what else? Anything else we have to
    decide?
8
9
            MS. SHARKO: No.
            THE COURT: This was a quick one.
10
            Did I give you a date -- go ahead.
11
12
            MS. O'DELL: Your Honor, there is a matter
13
    for -- internally on the Steering Committee's side.
14
    If we can have a moment of the Court's time after the
15
    hearing to talk with you privately about it. We would
16
    appreciate it.
17
            THE COURT: Sure. No problem.
            MS. O'DELL: Thank you.
18
19
            THE COURT: Did I give you a -- your next
    conference date? When it is?
20
21
            MS. SHARKO: We have May 15th, June 28th, and
2.2
    we don't have a July date.
23
            THE COURT: Okay. That's right.
24
    come in in May, we can pick the July -- I know it's
25
    just -- the last week in July will not be available
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2.1
1
    for me, but otherwise. We can pick one now, sure.
 2
            How about the third week in July, Jackie?
 3
            THE DEPUTY COURT CLERK: The week of the 16th?
                        No, the week of the 23rd is fine.
 4
            THE COURT:
 5
            THE DEPUTY COURT CLERK: Any day but Monday.
 6
            THE COURT:
                        The week of July 23rd, we can give
 7
    you, at this point, any day.
8
            THE DEPUTY COURT CLERK: The 25th, Wednesday.
            MS. SHARKO: That's fine with me.
 9
            MS. O'DELL: That's fine with me, your Honor.
10
    If I can check with Ms. Parfitt, she sends her
11
12
    apology. She had an unavoidable conflict today.
13
    if I might check with her and get back with the Court.
14
            THE COURT:
                        That's fine. Call Jackie.
15
            THE DEPUTY COURT CLERK: I'll pencil it in for
    10:30 on the 25th, and you let me know if that's fine.
16
17
            MS. O'DELL: Thank you.
18
            THE COURT: Anything else?
19
            And, Ms. O'Dell, your request, is that
20
    something you're meeting with the defendants on, or
    just plaintiffs wanted to come in and talk?
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            MS. O'DELL: It's just the plaintiffs,
23
    your Honor. And just for a very brief moment.
24
    just need your direction on how the Court would like
25
    to handle an internal matter on the plaintiffs'
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1
    Steering Committee.
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            MS. SHARKO: I'm happy to mediate.
 3
            MS. O'DELL: I'm sure you are. We'll keep you
 4
    posted.
 5
            THE COURT: I don't know. This was an awfully
    congenial meeting today. All right. It's going well.
 6
7
    That's fine.
8
            So I'll let all of you go. And thank you for
    coming in today. And I hope that your issues will get
9
    resolved quickly with Judge Pisano and you'll move on
10
11
    to your depositions. Thank you.
12
            MS. O'DELL: Thank you, your Honor.
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            MS. SHARKO: Thank you, your Honor.
            THE DEPUTY COURT CLERK: All rise.
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15
            (Court concludes at 10:52 a.m.)
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Action   1-14   Action   1-1				1
ACTION(  -1.14   Adams(  -1.21)   Adam	,	absolutoly (4) 19:14	hoat 141 11:24	cloar (c) 4:7 0:11 0:18
Admasqu	/		• •	
Adams   - 1276   add   - 58, 5.9   add   - 59,	/S (4) 2:21		•	
OB608    - 1.8	/3[1] - 2.2 I			=
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